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September 5, 2007

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Honorable John G. Koeltl U.S. District Court 500 Pearl St., Rm. 1030 New York, NY 10017

ILED PPLICATION GRANTED Golub v. Trans Union, et al. John S.D. NY No: 07-CV-6308 Dear Judge Koeltl:

I represent Defendant Trans Union in the above matter. Pursuant to your Honor's individual practices, Trans Union requests an extension of time until October 4, 2007 to answer, plead or otherwise defend the Complaint. No previous requests for extension have been made. I have conferred with counsel for Plaintiff, and Plaintiff consents to this request.

According to the docket, a summons to Trans Union was returned executed on July 23, 2007, which would have made Trans Union's answer due August 13, 2007. However, Trans Union denies receipt of service of the Complaint on that date. Trans Union became aware of this action only after Plaintiff sent a demand letter that was received at Trans Union's corporate offices on or about August 29, 2007. Plaintiff's counsel emailed me the Complaint on the afternoon of Friday, August 31, 2007.

Trans Union has agreed to waive its defenses of insufficiency of process or insufficiency of service of process under Fed.R.Civ.P. 12(b)(4) and (5) in exchange for a 30 day extension of time to respond to the Complaint. A 30 day extension is warranted because Plaintiff is considering amending the Complaint in light of the motion to dismiss filed by co-defendant Nationwide Recovery Systems, LTD. In the event that Plaintiff clects to amend the Complaint, Plaintiff and Trans Union agree that Trans Union would be required to respond only to the Amended Complaint within the time prescribed by Fed.R.Civ.P. 15(a).

Honorable John G. Koeltl September 5, 2007 Page 2 of 2

Accordingly, Trans Union respectfully requests an extension of time until October 4, 2007 to answer, plead or otherwise respond to Plaintiff's Complaint.

Respectfully,

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Cc: Nehemiah Salomon Glanc, Esq. (via email nglanc@argolub.com) Jeffrey Ian Wasserman, Esq. (via email jeffrey.wasserman@bracewellgiuliani.com)